

UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.		
09/036,219 (03/06/98	NAKANO		K	NEKW-14.868		
-		IM51/0515	\neg		EXAMINER		
HELFGOTT & KAF SOTH FLOOR	RAS		ı	CHU, J			
EMPIRE STATE E	BUIĹDING			ART UNIT	PAPER NUMBER		
NEW YORK NY 10	0118-0110			1752	12		
				DATE MAILED:	05/15/00		

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

J. . Ca

Application No. 09/036,219

Applicant(s)

NAKANO ET AL

Examiner

John Chu

Group Art Unit 1752



ТН	ΕP	ERIC	D FO	R RES	PONSE	E: [check only a) or b)]	
	a)	X	expire	s	<u>3</u> n	months from the mailing date of the final rejection.	
	b)	_	expire: is later rejecti	. In no	three mo event, f	nonths from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever however, will the statutory period for the response expire later than six months from the date of the final	
	dat det cal	e on ermir culate	which ning the ed from	the res period the da	ponse, the d of extent ate of the	e obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The the petition, and the fee have been filed is the date of the response and also the date for the purposes of ension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be see originally set shortened statutory period for response or as set forth in b) above.	
	Ap per	pella riod	nt's E for res	Brief is sponse	due twe set for	wo months from the date of the Notice of Appeal filed on (or within any orth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).	
Αþ	խու	anı	2 162h	שכווטי	וט נוזפ זו	final rejection, filed on <u>May 1, 2000</u> has been considered with the following effect, the application in condition for allowance:	
X	Th	e pro	opose	d ame	ndment	t(s):	
		wil	l be e	ntered	upon fi	filing of a Notice of Appeal and an Appeal Brief.	
	X	wil	l not b	e ent	ered be	ecause:	
		X	they r	aise n	iew issu	ues that would require further consideration and/or search. (See note below).	
		X	they r	aise t	he issue	e of new matter. (See note below).	
					t deeme ppeal.	ed to place the application in better form for appeal by materially reducing or simplifying the	
			they p	oresen	t addition	ional claims without cancelling a corresponding number of finally rejected claims.	
		NOT	_			pe as recited was not considered at the time the Final rejection was made and there is no clear It is specification for the new range as claimed and may be viewed as new matter.	<u>r_</u> —
		Ap	plican	t's res	sponse l	has overcome the following rejection(s):	_
	No se	ewly para	prope	osed o	or amen	nded claims would be allowable if submitted in a endment cancelling the non-allowable claims.	_
			ffidavi owano			request for reconsideration has been considered but does NOT place the application in condition	'n
	_						_
						vill NOT be considered because it is not directed SOLELY to issues which were newly raised by rejection.	У
X	Fo	or pu	irpose	s of A	ppeal, t	the status of the claims is as follows (see attached written explanation, if any):	
			allov				
	CI	aims	s obje	cted to	o: NON		
	Cl	aims	s rejec	ted: 3	3 and 6		_
	Tł	ne p	ropose	ed dra	wing co	orrection filed on hashas not been approved by the Examiner.	
	N	ote 1	the att	ached	l Inform	nation Disclosure Statement(s), PTO-1449, Paper No(s)	
	0	ther				JOHN CHU PRIMARY EXAMINER ART UNIT 1752	